

Serial No.	Name of Constituency	Extent of Constituency	Total number of seats	Seats reserved for	
				Scheduled Castes	Scheduled Tribes
1	2	3	4	5	6
196	Kasargode	Kasargode firka, and Hosdrug firka [excluding such of the villages as are specified in item (18) of the Appendix], in Kasargode taluk.	1	Nil	Nil
197	Puttur	Puttur taluk [excluding Beltangadi firka]; and Kumbla firka in Kasargode taluk.	2	1	Nil
198	Manjeshwar	Manjeshwar firka in Kasargode taluk; and Panemangalore and Gurpur firkas in Mangalore taluk.	1	Nil	Nil
199	Mangalore	Mangalore municipality, and Mangalore (A) firka in Mangalore taluk.	1	Nil	Nil
200	Mulki	Mulki and Suratkal firkas, and Mangalore (B) firka [excluding such area as is comprised within the Mangalore municipality], in Mangalore taluk.	1	Nil	Nil
201	Mudabidri	Mudabidri and Vennur firkas in Karkal taluk; Bantwal firka in Mangalore taluk; and Beltangadi firka in Puttur taluk.	1	Nil	Nil
202	Udupi	Udupi taluk [excluding Brahmavar and Kota firkas and such of the villages in Udupi firka as are specified in item (19) of the Appendix].	1	Nil	Nil

Serial No.	Name of Constituency	Extent of Constituency	Total number of seats	Seats reserved for	
				Scheduled Castes	Scheduled Tribes
1	2	3	4	5	6
203	Brahmavar	Brahmavar and Kota firkas, and such of the villages in Udupi firka as are specified in item (19) of the Appendix, in Udupi taluk.	1	Nil	Nil
204	Karkal	Karkal and Ajekar firkas in Karkal taluk; and such of the villages in Coondapur firka as are specified in item (20) of the Appendix, in Coondapur taluk.	1	Nil	Nil
205	Coondapur	Coondapur taluk [excluding such of the villages in Coondapur firka as are specified in item (20) of the Appendix].	1	Nil	Nil

APPENDIX

NORTH ARCOT DISTRICT

(1)

Villages in Kadalady firka in Polur taluk.

1. Melsolancuppam	5. Mattavettu
2. Kandapalayam	6. Kilpalur
3. Veeralur	7. Kadalady
4. Thenmadimangalam	

(2)

Villages in Tiruppattur firka in Tiruppattur taluk.

1. Madapalli	16. Perumapattu
2. Chinnasamudram	17. Molagatampatti
3. Somalapuram	18. Adiyoor
4. Kurumbakarai	19. Vengalapuram
5. Thathavalli	20. Annandapatti
6. Samudram	21. Karuppanur
7. Agaram	22. Vengayapalli
8. Selandampalli	23. Ponneri
9. Pudur	24. Elagiri
10. Kodumampalli	25. Elgari Hills
11. Kakanampalayam	26. Palanankuppam
12. Pungampattur nadu	27. Katteri
13. Pudur Nadu	28. Maivalavai
14. Nellevasal Nadu	29. Damelerimuthur
15. Kurisilapattu	

SALEM DISTRICT

(3)

Villages in Edapadi firka in Tiruchengode taluk.

1. Pakkanadu	5. Chittoor
2. Adaiyur	6. Chettimankurichi
3. Poolampatty	7. Nedungulam
4. Iruppali	8. Vellarivalli.

MADURAI DISTRICT

(4)

Villages in Uthamapalayam firka in Periyakulam taluk.

1. Seepalakottai
2. Odaipatti

(5)

Villages in Bodinaikanoor firka in Periyakulam taluk.

1. B. Ammapatti	5. Dombacheri (Rural)
2. Silaimalai (Minor Panchayat)	6. Uppukottai
3. Silaimalai (Rural)	7. Rasingapuram
4. Dombacheri (Minor Panchayat)	8. Maniapatti. (Minor Panchayat)

MALABAR DISTRICT

(6)

Villages in Kuzhalmannam firka in Palghat taluk.

1. Vallikode	7. Thannirangad
2. Mathur	8. Pallanchathanur
3. Anikode	9. Kannanur
4. Thanchangad	10. Pudukode
5. Visuvalam	11. Kalappetti
6. Changaniyur	12. Thenkurissi

(7)

Villages in Perintalmannam firka in Walluvanad taluk

1. Thachinganadan	12. Pathirakode
2. Nellur	13. Edappatta
3. Nemini	14. Chcmaniyode
4. Chemmanthatta	15. Vengoor
5. Kondiparamba	16. Karkidamkunnu
6. Kizhattur	17. Palakkazhi
7. Poothavaram	18. Vettathur
8. Manazhi	19. Puthur
9. Edayattur	20. Arakkuparamba
10. Melattur	21. Thazhecode
11. Velliyancherri	22. Chettallur

(8)

Villages in Nattika firka in Ponnani taluk.

1. Engandiyur (Minor Panchayat). 2. Vadannappally.

(9)

Villages in Ponnani firka in Ponnani taluk.

1. Alathiyur	2. Mangalam
	3. Triprangode

(10)

Villages in Kottakkal firka in Ernad taluk.

1. Klari	3. Indianur
2. Kottakkal (Minor Panchayat)	4. Changottur

(11)

Villages in Manjeri firka in Ernad taluk

1 Manjeri (Major Panchayat)	8 Irumpuzhi
2 Trippanchi	9 Anakkayam
3 Valluvambrom	10 Pandalur
4 Pookothur	11 Elankur
5 Narukara.	12 Payyanad
6 Karuvambrom	
7 Melmuri	

(12)

Villages in Kondotty firka in Ernad taluk.

1 Urangattiri	5 Vazhayur
2 Karumarakad	6 Veliprom
3 Cheruvayur	7 Azhinhilam
4 Kizhuparamba.	

(13)

Villages in Chevayur firka in Kozhikode taluk.

1 Talakulathur	14 Puthur
2 Annasseri	15 Karannur
3 Ichanur	16 Badirur
4 Kannankara	17 Makkada
5 Kandanur	18 Murikara
6 Indad	19 Korikara
7 Maruthad	20 Kirallur
8 Tamarasseri	21 Patinhattumuri
9 Muthuvad	22 Kizhakkumuri
10 Palath	23 Moottooli
11 Iruvallur	
12 Elathur	
13 Perinthiruthi.	

(14)

Villages in Perambra firka in Kurumbranad taluk.

1 Vilayattur	7 Meppayyur
2 Elambilad	8 Cheruvannur
3 Kalpathur	9 Edavarad
4 Ramallur	10 Eravattur
5 Valiakode	11 Kaipram
6 Kozhanhaniam	

(15)

Villages in Tellicherry firka in Kottayam taluk.

1 Pathiriyad	11 Panunda
2 Mayilulli	12 Olayikkara
3 Kezhathur	13 Kinavakkal
4 Poyanad	14 Olayikkara
5 Kolallur	15 Eruvatti
6 Parambayi	16 Kuvappadi
7 Vendittayi	17 Kottayam
8 Ummanchira	18 Kadirur
9 Kovur	19 Ponniam.
10 Eruvatty	

(16)

Villages in Cannanore firka in Chirakkal taluk.

1 Azhikode	4 Puzhathi(164)
2 Baliapatam	5 Puzhathi(180)
3 Chirakkal	

(17)

Villages in Madayi firka in Chirakkal taluk.

1 Panapuzha	5 Eriam
2 Kaithapram	6 Cheruvacheri
3 Paravur	7 Kadananpalli
4 Alakkad	8 Ezhome

SOUTH KANARA DISTRICT

(18)

Villages in Hosdrug firka in Kasargode taluk.

1	Pullur	6	Maloth
2	Ajanur	7	Hosdrug
3	Belur	8	Pudukai
4	Kanhangad	9	Madikai
5	Panathady		

(19)

Villages in Udupi firka in Udupi taluk.

1	Parkal	4	Manipura
2	Hiriadka	5	Marna
3	Alevur		

(20)

Villages in Coondapur firka in Coondapur taluk.

1	Anagalli	15	Hardallimondalli
2	Balkur	16	Haladiharkadi
3	Japthi	17	Schedimane
4	Koni	18	Madamakki
5	Kandavar	19	Beloor
6	Molahalli	20	Heskuthoor
7	Kulanji	21	Belve
8	Haladi	22	Albadi
9	Rattadi	23	Basroor
10	Hengavalli	24	Kalavar
11	Amashabail		
12	Ulthoor		
13	Hombadimandadi		
14	Yeddiadimathyadi.		

[No. 58/5/53]

P. S. SUBRAMANIAN,
Secretary.

The Gazette of India



EXTRAORDINARY

PART II—Section 3

PUBLISHED BY AUTHORITY

No. 100] NEW DELHI, TUESDAY, APRIL 27, 1954

MINISTRY OF INFORMATION AND BROADCASTING

NOTIFICATION

New Delhi, the 27th April 1954

S.R.O. 1370.—In exercise of the powers conferred by clause (c) of section 6 of the Cinematograph Act, 1952 (XXXVII of 1952), the Central Government hereby rescinds the notification of the Government of India in the Ministry of Information and Broadcasting No. S.R.O. 1151, dated the 7th April 1954.

[No. 9/8/54-FC.]

D. KRISHNA AYYAR, Under Secy.

(765)

3-5-54.

SECRET

REGISTERED No. D. 221.

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EXTRAORDINARY

PART II—Section 3

PUBLISHED BY AUTHORITY

No. 101] NEW DELHI, TUESDAY, APRIL 27, 1954

MINISTRY OF FINANCE (REVENUE DIVISION)

NOTIFICATIONS

CENTRAL EXCISES

New Delhi, the 27th April 1954

S.R.O. 1371.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (I of 1944), the Central Government hereby directs that the following further amendments shall be made in the Central Excise Rules, 1944, namely:—

In the said Rules—

I. after section E-I of Chapter V, the following section shall be inserted, namely—

“E-II.—Rayon or Artificial Silk Fabrics—Special Procedure.—

96I. *Application to avail of special procedure.*—Where a manufacturer makes in the proper form an application to the Collector in this behalf, the provisions contained in this section of these Rules relating to the manner of collection of the duty leviable on Rayon or Artificial Silk Fabrics shall, on such application being granted by the Collector, apply in substitution of provisions contained elsewhere in these Rules, to such manufacturer for the period in respect of which the application has been granted.

96J. *Discharge of liability for duty on payment of certain sum.*—(1) With reference to the average production per powerloom employed in the manufacture of Rayon or Artificial Silk Fabrics in India, the Central Government may, by notification in the official gazette, fix from time to time, a rate per powerloom, and if a manufacturer whose application has been granted under rule 96I, pays in any month, a sum calculated according to such rate, in the manner and subject to the conditions and limitations hereinafter laid down, such payment shall be a full discharge of his liability for the duty leviable on his production of such fabrics during the month next following.

(2) The sum payable for such discharge shall be calculated by application of such rate to the maximum number of powerlooms employed by the manufacturer on such production on any day during the thirty days immediately preceding the date of the declaration made by him under rule 96K, and such sum shall be tendered by him along with such declaration.

96K. Manufacturer's declaration.—Such manufacturer shall, at any time during the period commencing on the 20th day and ending on the last day of the month immediately preceding the month in respect of which he desires to avail himself of the provisions of this section of these Rules, make a declaration in the proper form, of the maximum number of powerlooms employed by him on any day during the thirty days immediately preceding the date of the declaration.

96L. Penalty for misdeclaration.—A manufacturer who is found to have employed more powerlooms in the production of Rayon or Artificial Silk Fabrics on any day during the said period of thirty days than the maximum number declared by him in accordance with rule 96K, shall be liable to pay the difference between the sum actually paid by him and the sum properly payable, within seven days of demand for such difference being served upon him by the proper officer, and shall also be liable to penalty not exceeding two thousand rupees.

96M. Exemption from certain provisions; no rebate on exports.—During the period during which he avails himself of the provisions of this section of these Rules, the manufacturer

- (1) shall be exempted from the observance of the provisions of rules 9 [excepting the second proviso to sub-rule (1) thereof], 47, 49, 50, 51, 51-A, 52, 52-A, 55 and 229; and
- (2) shall not be entitled to claim under rule 12, any rebates of duty on exports made during such period."

II. in Appendix I—

- (1) in the table under the heading "Forms" after the entries relating to Central Excise Series No. 62, the following entries shall be inserted, namely—

“ Central Excise Series No.	Description of Form	Rule No.	Short Title
62-A	of Rayon or Artificial Silk Fabrics under special procedure	96-I	A.R.-6”

- (2) after Form A.R.-5 (Central Excise Series No. 62), the following form shall be inserted—

Central Excise Series No. 62A.

Original
Duplicate
TriPLICATE
QuADRUPLET

FORM A.R.-6

Application for removal of Rayon or Artificial Silk Fabrics under special procedure.

(Rules 96I and 96K)

Name of factory.....

Address.....

I/we..... manufacturer (s) of Rayon or Artificial Silk Fabrics, residing at..... taluk/tehsil..... district..... and holder (s) of Central Excise licence No..... dated..... hereby apply to avail myself/ourselves, during the month of....., of the provisions contained in Section E-II of Chapter V of the Central Excise Rules, 1944, in respect of my/our production of, and transactions in such fabrics at my/our above-mentioned factory.

2. I/We do hereby declare that I/We have not employed more than..... powerlooms for the production of Rayon or Artificial Silk Fabrics at the said factory on any day during the thirty days immediately preceding the date of this declaration.

3. I/We tender herewith the sum of Rs..... (Rupees..... only) calculated at the rate of..... per such powerloom in terms of the Government of India..... Notification No. dated.....

4. I/We hereby declare that the particulars furnished herein are true and complete to the best of my/our knowledge and belief.

Place..... Signature of manufacturer(s)
Date..... or his/their authorised agent(s)

To

..... of Central Excise,

Countersigned

Place.....
Date.....

..... of Central Excise.
Range Circle.

Treasury

Sub-treasury

Imperial Bank of India

Reserve Bank of India.

I. For payment in cash

[To be filled in by the manufacturer(s) or his/their authorised agent(s)].

Name of person tendering payment.	Particulars of payment.	Amount (To be entered in words as well as in figures.)	Head of account. Rs. As.
			II-Central Excise duties—Rayon or Artificial Silk Fabrics.

Date.....

Signature of tenderer.....

(To be filled in by Treasury or Bank).

Deposit Number

Certificate.

Date.....

Received payment of rupees.....(in words).....

Signature of Treasurer Accountant
Treasury Officer
Agent or Manager

II. For payment through current account.

Title of Account or Ledger Number	Number and date of of entry	Amount Rs. as.

Date.....

Signature of the manufacturer(s)
or his/their authorised agent(s).

Permission granted.

Place.....
Date.....

..... of Central Excise
".....

NOTE :—Delete the entries not applicable.

[No. 20.]

S.R.O. 1372.—In exercise of the powers vested in them by rule 96J of the Central Excise Rule, 1944, the Central Government hereby directs that the rate mentioned in that rule shall be Rupees twenty-two and annas eight per power-loom employed in the manufacture of Rayon or Artificial Silk Fabrics.

[No. 21]

E. RAJARAM RAO, Jt. Secy.

New Delhi, the 27th April 1954

S.R.O. 1373.—In exercise of the powers conferred by sub-rule (1) of Rule 8 of the Central Excise Rules, 1944, the Central Government hereby rescinds with immediate effect the notifications of the Government of India in the Ministry of Finance (Revenue Division) Nos. 9, 10 and 11—Central Excises, dated the 23rd March 1954, and No. 19—Central Excises, dated the 10th April 1954.

[No. 22.]

W. SALDANHA, Dy. Secy.

The Gazette of India



EXTRAORDINARY PART II—Section 3 PUBLISHED BY AUTHORITY

No. 102] NEW DELHI, SATURDAY, MAY 1, 1954

MINISTRY OF FINANCE
(Department of Economic Affairs)

NOTIFICATIONS

New Delhi, the 1st May 1954

S.R.O. 1448.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 1 of the Post Office National Savings Certificates Ordinance, 1944 (XLII of 1944) the Central Government hereby directs that the provisions of the said Ordinance shall apply to the Ten Year National Plan Certificates which will be issued from the 10th May 1954.

[No. D.5470-B.II/54.]

S.R.O. 1449.—In exercise of the powers conferred by Section 6 of the Post Office National Savings Certificates Ordinance, 1944 (XLII of 1944) the Central Government hereby directs that the Post Office National Savings Certificates Rules, 1944 shall be applicable to the new issue of Ten Year National Plan Certificates subject to the following modifications:—

- These certificates shall be issued in the denominations of Rs. 25 and Rs. 50 only.
- These certificates shall not be encashable before the end of 12 months from the date of the issue.
- The surrender value of these certificates shall be as follows:—

Face Value	Rs. 25	Rs. 50
Surrender Value after one complete year	25 4 0	50 8 0
" 2 complete years	25 12 0	51 8 0
" 3 "	26 4 0	52 8 0
" 4 "	27 4 0	54 8 0
" 5 "	28 8 0	57 0 0
" 6 "	30 0 0	60 0 0
" 7 "	31 8 0	63 0 0
" 8 "	33 0 0	66 0 0
" 9 "	34 8 0	69 0 0
" 10 "	36 4 0	72 8 0

- The interest from these certificates is free of incometax.
- These certificates shall be issued only to individuals and the maximum permissible holding shall be as follows:—
 - By any one person or on behalf of any one person One Thousand Rupees (Rs. 1,000)
 - By two persons jointly Two Thousand Rupees (Rs. 2,000)

[No. D.5471-BII/54.]

M. V. RANGACHARI, Joint Secy.

[771]

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EXTRAORDINARY

PART II—Section 3

PUBLISHED BY AUTHORITY

No. 103] NEW DELHI, SATURDAY, MAY 1, 1954

ELECTION COMMISSION, INDIA

NOTIFICATIONS

New Delhi, the 1st May, 1954

S.R.O. 1450—In pursuance of the provisions of rule 115 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, and in continuation of the Commission's notification No. 69/53, dated the 1st September, 1953, the Election Commission hereby publishes the names and addresses of candidates and election agents in respect of elections to the House of the People or the Council of States, as indicated below, who have been notified under sub-rule (5) of rule 114 of the said Rules as having incurred disqualifications under clause (c) of section 7 or under section 143 of the Representation of the People Act, 1951 (XLIII of 1951), and whose disqualifications have not, upto the 30th April, 1954, been removed by the Election Commission. The dates by which the returns ought to have been lodged are shown against each name:—

Name	Address	Date by which the return ought to have been lodged
1	2	3

ANDHRA

Elections to the House of the People

Shri Maldhi Reddy 13/48, Fort, Kurnool 1st August, 1954.

Elections to the Council of States.

Shri Gottemukkala Ramachandra Raju Cniamiram, Bhimavaram Taluk, West Godavari. 3rd January, 1954.

BIHAR

Elections to the House of the People

Shri Ramji Sinha Village Naibazar, Siwan Town, Ward No. II, P. O. Siwan, District Saran (Bihar). 30th March, 1952.

Shri Ram Nirikshan Singh Village Samartha, P. O. Kalvanpur, District, Darbhanga, (Bihar). Do.

Shri Ramashray Prasad Choudhry Village Keota, P. O. Dalsingsarai, District Darbhanga, (Bihar). Do.

Shri Yamuna Prasad Narain Sinha Village Ramgarh, P. O. Narhan, District Darbhanga, (Bihar). Do.

Shri Basudeo Prasad Village Jhitkia, P. O. Guru Bazar, District Purnea, (Bihar). 13th August, 1953.

1	2	3
UTTAR PRADESH		
	<i>Election to the House of the People</i>	
Shri Ram Swarup	Village Barhpur, Lakhulabagh, Farrukhabad.	11th April 1952.
Shri Babu Lal	S/o Shri Cheda Lal, 245-Srinagar, Aligarh	Do.
Shri Natha Ram	S/o Shri Khuba Ram, Nagla Jogiya, P. O. Hathras, District Aligarh.	Do.
Shri Sahdeo	Village Ramgarh Kalan, P. O. Sikhar, Tehsil Chunar, District Mirzapur (U. P.)	Do.
WEST BENGAL		
	<i>Elections to the House of the People</i>	
Shri J. P. Mitter	209, Lower Circular Road, Calcutta-17	12th January, 1954.
HYDERABAD		
	<i>Elections to the House of the People</i>	
Shri Mangilal Moolchand	Jalna Street, Loha Bazar, Jalna, Hyderabad.	27th March, 1952.
Shri Hari Bhau	S/o Shri Appaji, Jalna, Hyderabad	Do.
RAJASTHAN		
	<i>Elections to the House of the People</i>	
Shri Shree Narain	Totla Street, House No. 13, Sambhar Lake, Rajasthan.	19th January, 1954.
MANIPUR-TRIPURA		
	<i>Elections to the Council of States</i>	
Shri Umesh Lal Singh	Congress Office, Agartala	16th June, 1952.
Shri Kamini Singh	Dhalaswar, Agartala	16th June, 1952. [No.69/54.]

S. R. O. 1451—In pursuance of the provisions of rule 115 of the Representation of the People (Conduct of Elections and Election Petitions) Rules 1951, and in continuation of the Commission's Notification No. 69/17/53, dated the 1st September, 1953, the Election Commission hereby publishes the names and addresses of candidates and election agents in respect of election to the Legislative Assembly of the State of Ajmer, who have been notified under sub-rule (5) of rule 114 of the said Rules as having incurred disqualifications under clause (c) of section 7 or under section 143 of the Representation of the People Act, 1951, (XLIII of 1951) and whose disqualifications have not, upto the 30th April 1954, been removed by the Election Commission. The dates by which the returns ought to have been lodged are shown against each name :—

Name	Address	Date by which the return ought to have been lodged
1	2	3
Shri Birdha	House No. 133, Village Ramawas, Tehsil Beawar, Ajmer.	1st December, 1953.
Shri Misri Lal Chitlangia	House No. 111, Ward No. 32, Murli-manohar Mandir, Ajmer.	Do.
Shri Gokal	Village Chatri, P. O. Gagwana, Tehsil Ajmer.	Do.
Shri Chiman Singh	House No. 114, Ward No. 2, Lohiya Bazar, Beawar.	Do.

[No. 69/18/54.]

By order,
P. N. SHINGHAL, Secy.

The Gazette of India



EXTRAORDINARY

PART II—Section 3

PUBLISHED BY AUTHORITY

No. 104]

NEW DELHI, MONDAY, MAY 3, 1954

MINISTRY OF COMMERCE AND INDUSTRY

NOTIFICATION

New Delhi, the 3rd May 1954

S.R.O. 1452.—The following draft of certain rules, which it is proposed to make in exercise of the powers conferred on the Central Government by section 26 of the Coir Industry Act, 1953 (45 of 1953), is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby, and notice is hereby given that the draft will be taken into consideration on or after the 24th May 1954.

2. Any objection or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

DRAFT RULES.

1. **Short title.**—These rules may be called the Coir Industry Rules, 1954.

2. **Definitions.**—In these Rules, unless the context otherwise requires:—

- (i) "Board" means the Coir Board constituted under section 4 of the Act.
- (ii) "Chairman" means the Chairman of the Board.
- (iii) "Committee" means any Committee constituted by the Board under section 8 of the Act.
- (iv) "Form" means a form set forth in the Schedule to these rules.
- (v) "Member" means a member of the Board.
- (vi) "Secretary" means the Secretary of the Board.
- (vii) "the Act" means the Coir Industry Act, 1953 (45 of 1953).
- (viii) "Vice-Chairman" means the Vice-Chairman of the Board.
- (ix) "year" means the year commencing on the first day of April.

3. **Office of the Board.**—The office of the Board shall be located at Ernakulam.

4. **Constitution of the Board and the manner of filling vacancies.**—(1) The number of persons to be appointed as members from each of the categories specified in sub-section (3) of section 4 of the Act shall be as follows:—

(a) growers of coconuts and producers of husks and coir yarn ..	5
(b) persons engaged in the production of husks, coir and coir yarn and in the manufacture of coir products ..	5
(c) manufacturers of coir products ..	—

(d) dealers in coir, coir yarn and coir products including both exporters and internal traders	5
(e) Parliament—one from the House of the People and one from the Council of States	2
(f) the Governments of the principal cocoanut-growing States ..	5
(g) such other persons or class of persons who, in the opinion of the Central Government, ought to be represented on the Board	5

(2) The Central Government may make such consultations as may be necessary before appointing the members.

(3) When a member dies or resigns or is deemed to have resigned or is removed from office or becomes incapable of acting, the Central Government may, by notification in the official Gazette, appoint a person to fill the vacancy.

5. Term of Office.—(1) Save as hereinafter provided, a member shall hold office for a period of three years from the date of his appointment.

(2) A person appointed to fill a casual vacancy under sub-rule (3) of rule 4 shall hold office for so long as the member, whose place he fills, would have been entitled to hold office, if the vacancy had not occurred.

6. Resignation.—(1) A member may resign his office by writing under the hand addressed to the Chairman.

(2) A member of a Committee may resign his office by writing under his hand addressed to the Secretary:

Provided that a member of the Board or the Committee, as the case may be, shall not vacate his office until his resignation is accepted.

7. Removal from the Board.—The Central Government may remove any member from his office:

- (a) if he is of unsound mind and stands so declared by a competent court, or
- (b) if he is an undischarged insolvent, or
- (c) if he is convicted of a criminal offence involving moral turpitude, or
- (d) if, without leave of the Chairman, he fails to attend more than three successive meetings of the Board.

8. Absence from India.—(1) Before a member leave India:

- (a) he shall intimate to the Secretary the date of his departure from, and the date of his expected return to India, and
- (b) if he intends to be absent from India for a longer period than six months, he shall tender his resignation.

(2) If a member leaves India without observing the provisions of sub-rule (1), he shall be deemed to have resigned with effect from the date of his departure from India.

9. Vice-Chairman.—(1) The Board shall in each year elect a member to be Vice-Chairman for a period of twelve months commencing from the date of election.

(2) In the event of the Vice-Chairman resigning his office as such or ceasing to be a member of the Board, the Board shall forthwith elect a member to be Vice-Chairman for the un-expired portion of the term of office of the Vice-Chairman elected under sub-rule (1).

10. Minimum number of meetings of the Board.—The Board shall hold a meeting at least once in every quarter: Provided the Board may, with the permission of the Central Government, hold no meeting in any particular quarter.

11. Power to call meetings.—(1) The Central Government may at any time call a meeting of the Board.

(2) The Chairman may at any time call a meeting of the Board and shall do so, if a requisition for a meeting is presented to him in writing by at least ten members.

12. Business by circulation.—(1) Any business which the Board or Committee is required to transact may, if the Chairman of the Board or of the Committee so directs, be referred by circulation of papers to members, and any resolution or proposal so circulated and approved by the majority of members, who have recorded their views in writing, shall be as effectual and binding as if such resolution or proposal were decided by a majority of votes at a meeting:

Provided that at least ten members of the Board or a majority of the members of the Committee, as the case may be, have recorded their views on the resolution or proposal:

Provided further that when a resolution or proposal is referred by circulation of papers, any five members of the Board or three members of the Committee, as the case may be, may require that the resolution or proposal be referred to a meeting and there upon such reference shall be made to a meeting of the Board or the Committee.

(2) When any business is so referred to members by circulation, a period of not less than 14 clear days in the case of the Board and 10 clear days in the case of a Committee shall be allowed for receipt of replies from members. Such period is to be reckoned from the date on which notice of business is issued.

(3) If a resolution or proposal is circulated, the result of the circulation shall be communicated to all the members.

13. Record of Business.—(1) A record shall be maintained of all business transacted by the Board or its Committees, and copies of such record shall be submitted to the Central Government.

(2) The record of business transacted at the meetings of the Board and of the Committee shall be signed by the Chairman presiding over such meetings.

(3) When business is transacted by circulation of papers a record of business so transacted shall be signed by the Chairman of the Board or the Committee, as the case may be, directing the circulation.

14. Budget estimates.—(1) The Board shall in each year prepare a budget for the ensuing year and shall submit it for the sanction of the Central Government in the second week of October: provided that the first budget shall be so submitted on or before such date as may be appointed by that Government.

(2) Subject to such orders as may be issued by the Central Government from time to time, no expenditure shall be incurred until the Budget is sanctioned by the Central Government and the expenditure is authorised by competent authority.

(3) The Budget shall be in such form as the Central Government may direct and shall include:

(a) the estimated opening balance;

(b) the estimated receipts by way of:

(i) proceeds of the cess made over to the Board by the Central Government under section 14 of the Act.

(ii) Any other fee that may be levied and collected under the Act or the Rules there-under.

(c) the proposed expenditure classified under the following heads or such other heads as the Central Government may direct:—

(i) Administration;

(ii) measures for promoting the sale and increasing the consumption of coir and coir products.

(a) in India; (b) outside;

(iii) research;

(iv) statistics;

(v) others.

(4) The proposed expenditure under each head shall be further classified under the following sub-heads:—

(i) pay of officers,

(ii) pay of establishment,

- (iii) allowances, honoraria etc.,
- (iv) other charges, contingencies etc.

(5) Supplementary estimates of expenditure shall be submitted for the sanction of the Central Government in such form and on such dates as may be directed by them.

15. Contracts.—(1) The Board may enter into contracts, provided that every contract which extends over a period of more than three years or involves expenditure in excess of Rs. 20,000 shall require the previous sanction of the Central Government.

(2) The Board may delegate to the Chairman or the Secretary such power for entering into contracts on its behalf as it may think fit.

(3) Contracts shall not be binding on the Board unless they are executed by the Chairman, or Vice-Chairman and by the Secretary with the previous approval of the appropriate authority concerned, and the common seal of the Board is affixed thereto.

(4) Neither the Chairman nor the Secretary nor any member of the Board shall be liable for any assurance or contract made by the Board, but any liability arising under such assurance or contract shall be discharged from the moneys at the disposal of the Board.

16. Power to incur expenditure.—(1) Subject to the provisions of the Act and these rules, the Board may incur such expenditure as it may think fit and write off losses upto Rs. 1,000 in any one case and may delegate to the Executive Committee or to the Chairman or Secretary such financial powers as it may consider expedient:

Provided that, save with the sanction of the Central Government, no expenditure shall be incurred which is in excess of the sanctioned budget allotment under any head.

(2) Reappropriations within a head of expenditure may be made by the Board and subject to clause (d) of rule 22(2) the Board may delegate its powers in this behalf to the Executive Committee.

(3) Recapropriations between heads of expenditure shall not be made save with the previous sanction of the Central Government.

(4) The Board shall not incur expenditure outside India in excess of Rs. 10,000 on any one item without the previous sanction of the Central Government.

17. Borrowing powers.—The Board may with the previous sanction of the Central Government borrow, on the security of the Coir Fund or any other of its assets, for meeting its expenses or for any other purpose referred to in Section 10 of the Act:

Provided that no loan shall be taken which is repayable later than six months from the date of the loan.

18. Accounts of the Board.—(1) The Board shall maintain accounts of all receipts and expenditure relating to each year.

(2) The audited accounts of receipts and expenditure together with the auditor's report thereon shall be submitted to the Central Government as soon as may be after such accounts are audited and in any case, not later than three months from the close of the year in which they are audited.

(3) An abstract of receipts and expenditure shall be published in the *Gazette of India*.

(4) The accounts of receipts shall be shown under the following heads:—

- (a) moneys received under section 14 of the Act.
- (b) fees realised on account of licences, registration etc. issued.
- (c) any other money received by the Board.
- (d) interest received from investments.

(5) The total receipt only shall be shown under each of the heads specified in sub-rule (4) and the opening balance, if any, shall also be stated.

(6) Expenditure incurred in the year shall be shown under separate heads and sub-heads.

(7) The closing balance of the year shall be shown at the foot of the accounts on the expenditure side:

Provided an annual proforma account on actual basis shall also be prepared for bringing out assets and liabilities as well as details of reserves and investments.

19. *Forms to be used.*—The forms set out in the schedule to these rules shall be used for the purpose of the provisions of the Act or Rules, as the case may be, referred to in each form. The Board may either generally or in any particular case require such additions or alterations as it may consider necessary to be made to any such form.

20. The Board may call for and maintain such statistics as it considers necessary for the efficient discharge of its duties, including those relating to:—

- (a) spindles and looms in operation,
- (b) quantity of coir yarn and coir products manufactured,
- (c) labour employed,
- (d) wages paid,
- (e) stoppages of work,
- (f) existing plants and additions or reductions thereto,
- (g) quantity of coir fibre, coir yarn or coir products exported,
- (h) amount of cess collected.

21. *Pay and allowances of the Secretary.*—The Secretary shall be entitled to such pay and allowances including T.A. and H.A. and shall be subject to such conditions of service in respect of leave, pension, provident fund and other matters as may, from time to time, be fixed by the Central Government.

22. *Restriction on delegation of powers.*—(1) The Board shall not delegate any administrative or financial power to any Committee other than the Executive Committee.

(2) The Board shall not delegate any of the following powers to the Executive Committee:—

- (a) the power to sanction expenditure in excess of Rs. 10,000 in respect of any one item.
- (b) the power to adopt the Budget Estimates of the Board on its behalf.
- (c) the power to sanction expenditure to be incurred outside India in excess of Rs. 5,000 in respect of any one item.
- (d) the power to reappropriate estimated savings in excess of Rs. 2,500 in the case of any one item.
- (e) the power to write off losses in excess of Rs. 500 in any one case.

23. *Appointments.*—(1) Save as provided for in sub-section (1) of section 9 of the Act, all appointments to posts of officers and employees under the Board shall be made by the Board.

(2) The Board shall, from time to time, fix the scale of establishment and the salaries and allowances of all officers and employees to be appointed by it and require security in such instances and for such amount as it thinks fit:

Provided that no post of which the salary or the maximum salary is Rs. 500 per mensem or more shall be created and filled without the previous sanction of the Central Government.

24. *Allowances and remuneration.*—Save with the previous sanction of the Central Government, no remuneration other than travelling allowance and halting allowance shall be made to any member on account of his service as such.

25. *Custody and disbursement of funds.*—(a) The proceeds of the customs duty levied under section 13 of the Act shall first be credited to the Consolidated Fund of India.

(b) The proceeds of the customs duty, after deducting the expenses of collection shall then be credited to the "Coir Improvement Fund" under section "P—Deposits not bearing interest (B)—Reserve Funds".

(c) The licence fees levied and collected by the Board shall be credited to the Coir Fund.

(d) All expenditure of the Coir Board shall be charged to a separate minor head under the Major Head "43-Industries and Supplies". The expenditure will be met from the Coir Fund to which payments to be made by the Central Government to the Board under section 14 of the Act shall also be credited.

(e) The current accounts of the Board shall be kept in banks approved by the Central Government.

(f) Withdrawal of funds shall require the sanction of the Chairman or the Vice-Chairman.

(g) Payments by or on behalf of the Board shall be made in cash or by cheque drawn against a current account of the Board.

26. *Sending persons abroad.*—The Board shall not send any officer of the Board or any member to places outside India without the previous sanction of the Central Government.

27. *Reports and Returns.*—The Board shall submit to the Central Government a half-yearly report and an annual report on its activities and the working of the Act, within three months from the expiry of the period to which the report relates.

SCHEDULE

FORM I

[See rule 14(5)]

Supplementary estimate of Expenditure

Head of Account	Sanctioned estimate for the year	Expenditure up to date	Estimated Expenditure for the rest of the year	Additional grant required	Remarks (Here briefly explain the reasons for the additional grant)

FORM 2

[See rule 18(3)]

Abstract of Receipts.....19

ABSTRACT OF DISBURSEMENTS FOR I

FORM 3

(See proviso to rule 18)

Annual account of assets and liabilities as well details of resources and investments for.....

<i>Receipts</i>	<i>Expenditure</i>
I. To opening balance	I. Administration
II. Moneys received under Sec. 14 of the Act	II. Measures for promoting sale and con- sumption of Coir and Coir products.
III. Any other money received by the Board	III. Research
IV. Interest received from investment of money	IV. Statistics
	V. Others
	VI. Assets and Liabilities Adjustment
	VII. Closing balance

[No. 42-cot. Ind. A (7) 54-]

Mrs P. JOHARI Dy. Secy.

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EXTRAORDINARY PART II—Section 3 PUBLISHED BY AUTHORITY

No. 105] NEW DELHI, TUESDAY, MAY 4, 1954

ELECTION COMMISSION, INDIA NOTIFICATION

New Delhi, the 4th May 1954
BEFORE THE ELECTION TRIBUNAL, LUCKNOW
Lucknow, the 30th April 1954

S.R.O. 1453.—In pursuance of Section 110(3) (b) of the Representation of the People Act, 1951, it is hereby notified for general information that in Election Petition No. 268-A of 1952, Sri Shiban Lal Saxena *versus* Sri Ahmad Said Khan and others, pending before this Tribunal for disposal and relating to the election to the Council of States from the Uttar Pradesh Legislative Assembly Constituency, the withdrawal application of the petitioner has been granted by the Tribunal on 30th April, 1954.

R. SARAN, Chairman.

The 30th April, 1954.

[No. 19/268-A/52-Elec. III/8986.]
D. J. SENGUPTA,
for Chief Election Commissioner.

(783)

The Gazette of India



EXTRAORDINARY

PART II—Section 3

PUBLISHED BY AUTHORITY

No. 106] NEW DELHI, SATURDAY, MAY 8, 1954

ELECTION COMMISSION, INDIA

NOTIFICATION

New Delhi, the 8th May 1954

S.R.O. 1534.—In exercise of the powers conferred by the proviso to sub-rule (2) of rule 5 of the Representation of the People (Conduct of Elections and Election Petitions) Rules, 1951, the Election Commission hereby directs that the following amendments shall be made in its notification No. 56/2/53-2, dated the 6th February, 1953, as amended by the notifications Nos. 56/2/53, 56/2/53/5681, 56/2/53(13)/143 and 56/2/54, dated the 16th February, 25th April, 1953, 4th January and 10th April, 1954, respectively, namely:—

"Amendments

1. In column 2 of the table appended to the said notification,—

(i) the existing entries against the entry "Madras" in column 1, shall be deleted and the following entry shall be substituted therefor—

'Cock'.

(ii) for the entry "Bow and arrow" against the entry "Punjab" in column 1, the entry "Human Hand" shall be substituted, and

(iii) the entry "Bow and arrow" against the entry "Patiala and East Punjab States Union" in column 1, shall be deleted and the remaining two entries shall be renumbered.

2. In paragraph 3 of the said notification for the words "State of Bihar" the words "States of Bihar, Punjab and Patiala and East Punjab States Union" shall be substituted."

[No. 56/2/54.]

By Order,
P. N. SHINGHAL, Secy.

